## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA	)		
	)		
v.	)	CRIMINAL NO.	04-10235-MLW
	)		
CORY HUBBARD	)		

## GOVERNMENT'S MOTION TO ENLARGE TIME

The government respectfully moves that this Court enlarge it time to respond to defendant's Second Motion for Discovery and Incorporated Memorandum of Law, from October 3, 20051 to and including October 10, 2005. As grounds therefor, undersigned counsel, who is responsible for this matter, states that, in addition to other duties in the district court, he is responsible for preparing and arguing two cases before the Court of Appeals for the First Circuit during the week of October 3, 2005 --<u>United States v. Omar Sharif McKoy</u>, No. 05-1096, currently scheduled for argument on October 3, 2005, and <u>United States v.</u> Earl Dessesaure, No. 04-2170, currently scheduled for argument on October 5, 2005 -- and that enlarging the government's response time as requested will enable undersigned counsel to complete said responsibilities and provide the Court in this matter with an opposition that will meaningfully assist the Court in resolving the issues raised.

<sup>&</sup>lt;sup>1</sup>The Motion apparently was filed electronically on Sunday, September 18, 2005. Since the date two weeks hence is likewise a Sunday, the government's response, absent an enlargement of time, is due the next business day, or October 3.

Respectfully submitted,

MICHAEL J. SULLIVAN
United States Attorney

By: <u>/s/Robert E. Richardson</u>
Robert E. Richardson
Assistant U.S. Attorney

## CERTIFICATE OF SERVICE

Suffolk, ss.

Boston, Massachusetts September 30, 2005

I hereby certify that I caused a true copy of the foregoing to be served by electronic filing upon counsel for the defendant, Frank D. Camera, Esq., 56 N. Main Street, Suite 321, Fall River, MA 02720.

/s/Robert E. Richardson Robert E. Richardson Assistant U.S. Attorney